ORIGINAL

United States District Court

For the Eastern District of New York

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Pursuant to Federal and State Rule

Criminal and Civil Procedure:

To be Evaluated by Federal Grand Jury:

PRO SE OFFICE

Asirus Ma'at El

5 - CV6581:

September 28, 2016

USTA: CITY OF NEW YORK: CITIFIELD: NORRIS CORDOVA: CHOWDHURY ABUL: NEW PARTIES: THE NYS DEPARTMENT OF MOTOR VEHICLES: NYS DEP OF CORRECTIONS: FEDERAL OFFICER BRIEN M. COGEN: IN HIS FUDICIARY AND INDIVIDUAL COMPACITY

With Regard to "Federal Grand Jury: "Injunctive Relief cv6581: Ma'at El: v USTA: Civil Damages: Personal ;Injury: Tort Claims: § 1346: New Complaint: PURSUANT TO 15 U.S.C. §§ 1:

Please be advised,

Pursuant to 28 U.S.C. section 1346 (b): (1) "District courts, "Shall have "F Jurisdiction, over all Claims arising against an "Employee" of the United States.

For money damages, personal injury, or death,

FRANZ POPPE Notary Public - State of New York NO. 01P04693438 Qualified in Queens County

Homa Ma'at 4

In order for defendant (s), to file a "legitimate claim of relief" Defendant (s) are "Legally Obligated, As Law Enforcement officers: To 'comply' with the "rules of discovery" "frcp-34-45" "State Penal Law" 240.20: 240. 240.80 240.35 'defendant (s) failed to do this" therefor: "Defendant "failed to file a "Legitimate Claim" upon which Relief could be Granted: § Plaintiff has filed several "Legitimate Claims," pursuant to § 12 b 6:	<u>12 b 6</u> :			
To 'comply' with the "rules of discovery" "frcp-34-45" "State Penal Law" 240.20: 240. 240.80 240.35 'defendant (s) failed to do this" therefor: "Defendant "failed to file a "Legitimate Claim" upon which Relief could be Granted: § Plaintiff has filed several "Legitimate Claims," pursuant to § 12 b 6:	<u>12 b 6</u> :			
To 'comply' with the "rules of discovery" "frcp-34-45" "State Penal Law" 240.20: 240. 240.80 240.35 'defendant (s) failed to do this" therefor: "Defendant "failed to file a "Legitimate Claim" upon which Relief could be Granted: § Plaintiff has filed several "Legitimate Claims," pursuant to § 12 b 6:	<u>12 b 6</u> :			
"Defendant " <u>failed to file a "Legitimate Claim</u> " upon which <u>Relief could be Granted: §</u> Plaintiff has filed several " <u>Legitimate Claims</u> ," pursuant to § 12 b 6:				
Plaintiff has filed several "Legitimate Claims," pursuant to § 12 b 6:				
	والمستدريين			
Irrespective, of "district judge Cogen's, previous (and current) (March 27th, Notice: (Refusing to abide by or in "defiance" of a				
"Federal, 'Constitutional Law: Rule: 28 U.S.C. § 455 a b" Judge Cogen's "(decisions, and rulings,	orders			
In the previous "matters of Carl Martin, (What plaintiff Referred to himself, in the p	<u>ast</u> ,)			
X				
Carl Martin				
\mathbf{v}				
USTA: City of New York:	. 10			
Х				

	(Exhibit A: In this Current n	natter cv6581: Pursu	ant 28 U.S.C.§ 455	a b: These are grounds for
	Disqualification: Plaintiff s	seek redress and Ro	<u>elief</u> : Pursuant to F	TCA: <u>FEDERAL TORT</u>
	CLAIMS ACT: 1946:			•
		4		
				X
Page 3	3	¥	•	
	Asirus Ma'at El			

V

DISTRICT JUDGE BRIEN M: COGAN: NEW DEFENDANTS: (S): THE DEPARTMENT OF MOTOR VEHICLES: DEP OF CORRECTIONS

Plaintiff, "Elect to 'Exorcise" his 'Constitutional Civil Liberty, and Move, or Take Action, to "(Retreive Lawful Redress)" In His "(Fudiciary, and "Individual Compacity)" with reference to district Judge Cogen's "Tort (s)" in violation of "FTCA, Federal Torts Claim's Act: 1946:

28 U.S.C. section 1346(b):

(1) Subject to the provisions of chapter 171 of this title, the district courts, together with the United States District Court for the District of the Canal Zone and the District Court of the Virgin Islands, shall have exclusive jurisdiction of civil actions on claims against the United States:

For money damages, accruing on and after January 1, 1945, for injury or loss of property, or personal injury or death caused by the negligent or wrongful act or omission of any employee of the Government while acting-within the scope of his office or employment, under circumstances where the United States.

if claims, are in accordance with the law of the place where the act or omission occurred.

Plaintiff make "<u>Declaration and Affirmation</u>" that District Judge, Brien M. Cogen, "denied plaintiff," "Due Process and Equal Protection Under the Law

Presiding over <u>several matters</u>, involving plaintiff, past defendant (s) (Excess Vesid, USTA: City of New York: "Asirus Ma'at El: Formally Carl Martin,

In previous, as well as in this current dispute:

Plaintiff assert that, for "every legal matter, the law provides, a "remedy"

The obligatory requirement, is "Due Process, and Equal Protection

Plaintiff assert, and declare, that he was denied, these (Basic and Fundamental Protections) by Page | 4 district judge Cogen:

In violation of plaintiff's (Basic, Natural, Lawful, Fundamental Civil Liberties:

Plaintiff elect to "Exorcise his "constitutional civil liberties" to "retrieve, "(lawful redress)

Money damages, in the sum of \$20 million dollars, in "restitution" (for injuries incurred, as a result of the actions of defendant (s) in the matter of cv6581:

And all other relief, that the court deems fair and appropriate

Plaintiff respectfully request that above <u>Claims</u>, and <u>request for Relief</u>, be "<u>Legaaly Binding</u> on the <u>Couirt</u>

Pursuant to § 12 b 6

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